

No response to the pending motion has been filed and the time to do so has lapsed. See Local Rule 7.1(e). The undersigned notes that since the filing of the motion to intervene, Progressive's counsel has been retained to also represent Defendant A1A Movers, LLC. See (Document Nos. 6, 7, and 8). Although Defendant A1A has not filed a response to the motion, or otherwise indicated its position, this retention of counsel strongly suggests that Defendant(s) consent to the motion to intervene.

IT IS, THEREFORE, ORDERED that the "Motion To Intervene By Progressive Express Insurance Company" (Document No. 4) is **GRANTED**.

IT IS FURTHER ORDERED that Intervenor/Defendant Progressive Express Insurance Company shall file its Answer on or before **April 14, 2021**.

IT IS FURTHER ORDERED that counsel for the parties shall conduct an Initial Attorney's Conference on or before **April 30, 2021**.

SO ORDERED.

Signed: April 12, 2021



David C. Keesler
United States Magistrate Judge

